(Original Signature of Member)

112TH CONGRESS 1ST SESSION H.R. | |

To address certain water-related concerns on the San Joaquin River, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. Nunes (for himself, Mr. McCarthy of California, and Mr. Denham) introduced the following bill; which was referred to the Committee on I I I I I I I I I I I I I I I I

A BILL

To address certain water-related concerns on the San Joaquin River, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "San Joaquin Valley
- 5 Water Reliability Act".
- 6 SEC. 2. TABLE OF CONTENTS.
- 7 The table of contents for this Act is as follows:

Sec. 1. Short title.

Sec. 2. Table of contents.

TITLE I—CENTRAL VALLEY PROJECT IMPROVEMENT ACT REFORMS

- Sec. 101. Amendment to purposes.
- Sec. 102. Amendment to definition.
- Sec. 103. Limitation on contracting and contract reform.
- Sec. 104. Water transfers, improved water management, and conservation.
- Sec. 105. Fish, wildlife, and habitat restoration.
- Sec. 106. Restoration Fund.
- Sec. 107. Additional authorities.
- Sec. 108. Compliance with Endangered Species Act of 1973.
- Sec. 109. Authorized service area.
- Sec. 110. Area of Origin and Prior Rights.
- Sec. 111. Water Storage.

TITLE II-SAN JOAQUIN RIVER RESTORATION

- Sec. 201. Reference.
- Sec. 202. Preemption of state law.
- Sec. 203. Repeal of the San Joaquin River Settlement.
- Sec. 204. Satisfaction and discharge of obligations.
- Sec. 205. San Joaquin River Habitat Restoration.
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TITLE III—REPAYMENT CONTRACTS AND ACCELERATION OF REPAYMENT OF CONSTRUCTION COSTS

Sec. 301. Repayment contracts and acceleration of repayment of construction costs.

TITLE I—CENTRAL VALLEY

2 PROJECT IMPROVEMENT ACT

3 REFORMS

- 4 SEC. 101. AMENDMENT TO PURPOSES.
- 5 Section 3402 of the Central Valley Project Improve-
- 6 ment Act (106 Stat. 4706) is amended—
- 7 (1) in subsection (f), by striking the period at
- 8 the end: and
- 9 (2) by adding at the end the following:
- 10 "(g) to ensure that water dedicated to fish and wild-
- 11 life purposes by this title is replaced and provided to Cen-

- 1 tral Valley Project water contractors by December 31,
- 2 2016, at the lowest cost reasonably achievable; and
- 3 "(h) to facilitate and expedite water transfers in ac-
- 4 cordance with this Act.".
- 5 SEC. 102. AMENDMENT TO DEFINITION.
- 6 Section 3403(a) of the Central Valley Project Im-
- 7 provement Act (106 Stat. 4707) is amended to read as
- 8 follows:
- 9 "(a) the term 'anadromous fish' means those native
- 10 stocks of salmon (including steelhead) and sturgeon that,
- 11 as of October 30, 1992, were present in the Sacramento
- 12 and San Joaquin Rivers and their tributaries and ascend
- 13 those rivers and their tributaries to reproduce after matur-
- 14 ing in San Francisco Bay or the Pacific Ocean;".
- 15 SEC. 103. LIMITATION ON CONTRACTING AND CONTRACT
- 16 REFORM.
- Section 3404 of the Central Valley Project Improve-
- 18 ment Act (106 Stat. 4710) is amended by striking the lan-
- 19 guage of the section and by adding:
- 20 "(a) Renewal of Existing Long-Term Con-
- 21 TRACTS.—Upon request of the contractor, the Secretary
- 22 shall renew any existing long-term repayment or water
- 23 service contract that provides for the delivery of water
- 24 from the Central Valley Project for a period of 40 years,

1	and renew such contracts for successive periods of 40
2	years each.
3	"(b) Delivery Charge.—Beginning on the date of
4	the enactment of this Act, a contract entered into or re-
5	newed pursuant to this section shall include a provision
6	that requires the Secretary to charge the other party to
7	such contract only for water actually delivered by the Sec-
8	retary.".
9	SEC. 104. WATER TRANSFERS, IMPROVED WATER MANAGE-
10	MENT, AND CONSERVATION.
11	Section 3405 of the Central Valley Project Improve-
12	ment Act (106 Stat. 4710) is amended as follows:
13	(1) In subsection (a)—
14	(A) by inserting before "Except as pro-
15	vided herein" the following: "The Secretary
16	shall take all necessary actions to facilitate and
17	expedite transfers of Central Valley Project
18	water in accordance with such Act or any other
19	provision of law."
20	(B) in paragraph (1)(A), by striking "to
21	combination" and inserting "or combination";
22	(C) in paragraph (2), by adding at the end
23	the following:
24	"(E) The contracting district from which
25	the water is coming, the agency, or the Sec-

1	retary shall determine if a written transfer pro-
2	posal is complete within 45 days after the date
3	of submission of such proposal. If such district
4	or agency or the Secretary determines that such
5	proposal is incomplete, such district or agency
6	or the Secretary shall state with specificity
7	what must be added to or revised in order for
8	such proposal to be complete.
9	"(F) Except as provided in this section,
10	the Secretary shall not impose mitigation or
11	other requirements on a proposed transfer, but
12	the contracting district from which the water is
13	coming or the agency shall retain all authority
14	under State law to approve or condition a pro-
15	posed transfer.''; and
16	(D) by adding at the end the following:
17	"(4) Notwithstanding any other provision of
18	law—
19	"(A) the authority to make transfers or ex-
20	changes of, or banking or recharge arrange-
21	ments using, Central Valley Project water that
22	could have been conducted before October 30,
23	1992, is valid, and such transfers, exchanges,
24	or arrangements shall not be subject to, limited,
25	or conditioned by this title; and

1	"(B) this title shall not supersede or re-
2	voke the authority to transfer, exchange, bank,
3	or recharge Central Valley Project water that
4	existed prior to October 30, 1992.".
5	(2) In subsection (b)—
6	(A) in the heading, by striking "METER-
7	ING" and inserting "Measurement"; and
8	(B) by inserting after the first sentence
9	the following: "The contracting district or agen-
10	cy, not including contracting districts serving
11	multiple agencies with separate governing
12	boards, shall ensure that all contractor-owned
13	water delivery systems within its boundaries
14	measure surface water at the district or agen-
15	cy's facilities up to the point the surface water
16	is commingled with other water supplies.".
17	(3) By striking subsection (d).
18	(4) By redesignating subsections (e) and (f) as
19	subsections (d) and (e), respectively.
20	(5) By amending subsection (e) (as redesig-
21	nated by paragraph (4)) to read as follows:
22	"(e) RESTORATION FUND All revenues received by
23	the Secretary that exceed the cost-of-service rate applica-
24	ble to the delivery of water transferred from irrigation use
25	to municipal and industrial use under subsection (a) shall

1	be deposited into the Restoration Fund, as established
2	under section 3407.".
3	SEC. 105. FISH, WILDLIFE, AND HABITAT RESTORATION.
4	Section 3406 of the Central Valley Project Improve-
5	ment Act (106 Stat. 4714) is amended as follows:
6	(1) In subsection (b)—
7	(A) in paragraph (1), by amending sub-
8	paragraph (B) to read as follows:
9	"(B) Modification of program.—
10	"(i) IN GENERAL.—As needed to
11	achieve the goals of the program estab-
12	lished under this paragraph, the Secretary
13	may modify Central Valley Project oper-
14	ations to provide reasonable water flows of
15	suitable quality, quantity, and timing to
16	protect all life stages of anadromous fish.
17	Such flows shall be provided—
18	"(I) from the quantity of water
19	dedicated for fish, wildlife, and habi-
20	tat restoration purposes under para-
21	graph (2);
22	"(II) from the water supplies ac-
23	quired pursuant to paragraph (3); and
24	"(III) from other sources that do
25	not conflict with fulfillment of the

1	Secretary's remaining contractual ob-
2	ligations to provide Central Valley
3	Project water for other authorized
4	purposes.
5	"(ii) Instream flow needs.—Rea-
6	sonable instream flow needs for all Central
7	Valley Project controlled streams and riv-
8	ers shall be determined by the Secretary
9	based on recommendations of the United
10	States Fish and Wildlife Service and the
11	National Marine Fisheries Service after
12	consultation with the United States Geo-
13	logical Survey.";
14	(B) by amending paragraph (2) to read as
15	follows:
16	"(2) upon October 30, 1992, dedicate and man-
17	age annually 800,000 acre-feet of Central Valley
18	Project yield for the purposes of implementing the
19	fish, wildlife, and habitat restoration purposes and
20	measures authorized by such Act; assisting the State
21	of California in its efforts to protect the waters of
22	the San Francisco Bay/Sacramento-San Joaquin
23	Delta Estuary; and helping to meet such obligations
24	as may be legally imposed upon the Central Valley
25	Project under State or Federal law following Octo-

ber 30, 1992, including additional obligations under
the Endangered Species Act of 1973 (16 U.S.C.
1531 et seq.). For the purpose of this section, the
term 'Central Valley Project yield' means the deliv-
ery capability of the Central Valley Project during
the 1928 to 1934 drought period after fishery, water
quality, and other flow and operational requirements
imposed by terms and conditions existing in licenses,
permits, and other agreements pertaining to the
Central Valley Project under applicable State or
Federal law existing on October 30, 1992, have been
met. All Central Valley Project water used for the
purposes specified in this paragraph shall be cred-
ited to the quantity of Central Valley Project yield
dedicated and managed under this paragraph by de-
termining how the dedication and management of
such water would affect the delivery capability of the
Central Valley Project during the 1928 to 1934
drought period after fishery, water quality, and
other flow and operational requirements imposed by
terms and conditions existing in licenses, permits,
and other agreements pertaining to the Central Val-
ley Project under applicable State or Federal law ex-
isting on October 30, 1992, have been met. To the
fullest extent possible and in accordance with section

1	3411, Central Valley Project water dedicated and
2	managed pursuant to this paragraph shall be reused
3	to fulfill the Secretary's remaining contractual obli-
4	gations to provide Central Valley Project water for
5	agricultural or municipal and industrial purposes.";
6	and
7	(C) by amending paragraph (2)(C) to read:
8	"(C) If by March 15th of any year the
9	quantity of Central Valley Project water fore-
10	casted to be made available to water service or
11	repayment contractors in the Delta Division of
12	the Central Valley Project is below 75 percent
13	of the total quantity of water to be made avail-
14	able under said contracts, the quantity of Cen-
15	tral Valley Project yield dedicated and managed
16	for that year under this paragraph shall be re-
17	duced by 25 percent.".
18	(2) By adding at the end the following:
19	"(i) Satisfaction of Purposes.—By pursuing the
20	programs and activities authorized by this section, the
21	Secretary shall be deemed to have met the mitigation, pro-
22	tection, restoration, and enhancement purposes of section
23	2 of the Act of August 26, 1937 (Chapter 832; 50 Stat.
24	850).''.

1	SEC. 106. RESTORATION FUND.
2	Section 3407 of the Central Valley Project Improve-
3	ment Act (106 Stat. 4714) is amended as follows:
4	(1) By amending subsection (a) to read as fol-
5	lows:
6	"(a) Restoration Fund Established.—
7	"(1) IN GENERAL.—There is established in the
8	Treasury the 'Central Valley Project Restoration
9	Fund', which shall be available for deposit of dona-
10	tions from any source and revenues collected under
11	sections 3404(c)(3), 3405(f), 3406(c)(1), and
12	3407(d). Funds donated to the Restoration Fund by
13	a non-Federal entity for a specific purpose shall be
14	expended for such purpose only and shall not be
15	subject to appropriation. Amounts deposited shall be
16	credited as offsetting collections. Not less than 50
17	percent of the amounts deposited to the Restoration
18	Fund shall be expended for purposes of the Central
19	Valley Project unit or division regarding which the
20	amounts were collected.
21	"(2) PROHIBITION.—The Secretary may not—
22	"(A) directly or indirectly require a dona-
23	tion or other payment to the Restoration Fund,
24	or environmental restoration or mitigation fees
25	not otherwise provided by law, as—

1	"(i) a condition to providing for the
2	storage or conveyance of non-Central Val-
3	ley Project water pursuant to Federal rec-
4	lamation laws; or
5	"(ii) a condition to the delivery of
6	water pursuant to section 215 of the Rec-
7	lamation Reform Act of 1982 (Public Law
8	97-293; 96 Stat. 1270); or
9	"(B) require a donation or other payment
10	to the Restoration Fund for any water that is
11	delivered with the sole intent of groundwater re-
12	charge.
13	"(3) Use of certain amounts.—The Sec-
14	retary shall use the amounts collected pursuant to
15	section 3406(c)(1)—
16	"(A) to assist in improving water quality,
17	riparian values, and fish habitat in the San
18	Joaquin River from Friant Dam to Mendota
19	Pool; or
20	"(B) to support other projects benefitting
21	land within the Friant Division.
22	"(4) CERTAIN USE OF RESTORATION FUND.—
23	Except as provided under paragraph (1), funds de-
24	posited into the Restoration Fund may be appro-
25	priated for the acquisition of water supplies and the

1	construction of facilities used to implement projects
2	or programs undertaken pursuant to section
3	3408(j).''.
4	(2) In subsection (c), by amending paragraph
5	(1) to read as follows:
6	"(1) To the extent required in Acts of appro-
7	priation, the Secretary shall assess and collect addi-
8	tional annual payments, in addition to the charges
9	collected under sections 3404(c)(3), 3405(a)(1)(C),
10	3405(f), and 3406(c)(1), consisting of charges to di-
11	rect beneficiaries of the Central Valley Project under
12	subsection (d) of this section in order to recover a
13	portion or all of the costs of carrying out programs,
14	projects, plans, habitat restoration, improvement,
15	and acquisition provisions of this title.".
16	(3) By adding at the end the following:
17	"(g) Report on Expenditure of Funds.—At the
18	end of each fiscal year, the Secretary, in consultation with
19	the Restoration Fund Advisory Board, shall submit to
20	Congress a plan for the expenditure of all of the funds
21	deposited into the Restoration Fund during the preceding
22	fiscal year. Such plan shall contain a cost effectiveness
23	analysis of each expenditure.
24	"(h) Advisory Board.—

	"(1) ESTABLISHMENT.—There is hereby estab-
lis	hed the Restoration Fund Advisory Board (herein-
af	ter in this section referred to as the 'Advisory
В	oard') composed of 12 members selected by the
Se	ecretary, each for four year terms, one of whom
sh	all be designated by the Secretary as Chairman.
Th	ne members shall be selected so as to represent the
va	rious Central Valley Project stakeholders, four of
wł	nom shall be from CVP agricultural users, three
fro	om CVP municipal and industrial users, three
fro	om CVP power contractors, and two at the discre-
tic	on of the Secretary. The Secretary and the Sec-
re	tary of Commerce may each designate a represent-
at	ive to act as an observer of the Advisory Board.
	"(2) DUTIES.—The duties of the Advisory
В	oard are as follows:
	"(A) To meet at least semi-annually to de-
	velop and make recommendations to the Sec-
	retary regarding priorities and spending levels
	on projects and programs carried out pursuant
	to the Central Valley Project Improvement Act.
	"(B) To ensure that any advice or rec-
	ommendation made by the Advisory Board to
	the Secretary reflect the independent judgment
	of the Advisory Board.

1	"(C) Not later than December 31, 2012,
2	and annually thereafter, to transmit to the Sec-
3	retary and Congress recommendations required
4	under subparagraph (A).
5	"(D) Not later than December 31, 2012,
6	and biennially thereafter, to transmit to Con-
7	gress a report that details the progress made in
8	achieving the goals of the Restoration Fund as
9	identified in this Act.
10	"(3) Administration.—With the consent of
11	the appropriate agency head, the Advisory Board
12	may use the facilities and services of any Federal
13	agency. Non-Federal members of the Advisory
14	Board, while engaged in the performance of their
15	duties away from their homes or regular places of
16	business, may be allowed travel expenses, including
17	per diem in lieu of subsistence under section 5703
18	of title 5, United States Code. Funds from the Res-
19	toration Fund may be used to carry out this para-
20	graph.
21	"(4) FACA.—The Federal Advisory Committee
22	Act (5 U.S.C. App.) shall not apply to the Advisory
23	Board.".

1	SEC. 107. ADDITIONAL AUTHORITIES.
2	(a) Authority for Certain Activities.—Section
3	3408(c) of the Central Valley Project Improvement Act
4	(106 Stat. 4728) is amended to read as follows:
5	"(c) Contracts for Additional Storage and
6	Delivery of Water.—
7	"(1) IN GENERAL.—The Secretary is authorized
8	to enter into contracts pursuant to Federal reclama-
9	tion law and this title with any Federal agency, Cali-
10	fornia water user or water agency, State agency, or
11	private organization for the exchange, impoundment,
12	storage, carriage, and delivery of non-project water
13	for domestic, municipal, industrial, fish and wildlife,
14	and any other beneficial purpose.
15	"(2) LIMITATION.—Nothing in this subsection
16	shall be deemed to supersede the provisions of sec-
17	tion 103 of Public Law 99-546 (100 Stat. 3051).
18	"(3) AUTHORITY FOR CERTAIN ACTIVITIES.—
19	The Secretary shall use the authority granted by
20	this subsection in connection with requests to ex-
21	change, impound, store, carry, or deliver nonproject
22	water using Central Valley Project facilities for any
23	beneficial purpose.
24	"(4) RATES.—
25	"(A) IN GENERAL.—The Secretary shall
26	develop rates not to exceed the amount required

1	to recover the reasonable costs incurred by the
2	Secretary in connection with a beneficial pur-
3	pose under this subsection. Such rates shall be
4	charged to a party using Central Valley Project
5	facilities for such purpose. Such costs shall not
6	include any donation or other payment to the
7	Restoration Fund.
8	"(B) REDUCTION IN OPERATIONS AND
9	MAINTENANCE.—Any payment received in con-
10	nection with the use of Central Valley Project
11	facilities shall be applied to reduce the current-
12	year operations and maintenance expenses, oth-
13	erwise payable by Central Valley Project con-
14	tractors, for such facilities used.
15	"(5) Construction.—This subsection shall be
16	construed and implemented to facilitate and encour-
17	age the use of Central Valley Project facilities to ex-
18	change, impound, store, carry, or deliver nonproject
19	water for any beneficial purpose.".
20	(b) REPORTING REQUIREMENTS.—Section 3408(f) of
21	the Central Valley Project Improvement Act (106 Stat.
22	4729) is amended—
23	(1) by striking "Interior and Insular Affairs
24	and Merchant Marine and Fisheries" and inserting
25	"Natural Resources";

1	(2) in the second sentence, by inserting before
2	the period at the end the following: ", including
3	progress on the plan required by subsection (j)"; and
4	(3) by adding at the end the following: "The fil-
5	ing and adequacy of such report shall be personally
6	certified to the Committees referenced above by the
7	Regional Director of the Mid-Pacific Region of the
8	Bureau of Reclamation.".
9	(c) PROJECT YIELD INCREASE.—Section 3408(j) of
10	the Central Valley Project Improvement Act (106 Stat.
11	4730) is amended to read as follows:
12	"(j) Project Yield Increase.—
13	"(1) PLAN REQUIRED.—In order to minimize
14	adverse effects upon existing Central Valley Project
15	water contractors resulting from the water dedicated
16	for fish and wildlife under this title, and to assist
17	the State of California in meeting its future water
18	needs, the Secretary, on a priority basis and not
19	later than September 30, 2012, shall submit to Con-
20	gress a least-cost plan to increase, as soon as pos-
21	sible but not later than September 30, 2016 (except
22	for the construction of new facilities which shall not
23	be limited by that deadline), the water of the Central
24	Valley Project by the amount dedicated and man-
25	aged for fish and wildlife purposes under this title

1	and otherwise required to meet the purposes of the
2	Central Valley Project including satisfying contrac-
3	tual obligations.
4	"(2) Contents of Plan.—The plan required
5	by paragraph (1) shall include—
6	"(A) recommendations on appropriate cost-
7	sharing arrangements and authorizing legisla-
8	tion or other measures needed to implement the
9	intent, purposes, and provisions of this sub-
10	section; and
11	"(B) a description of how the Secretary in-
12	tends to use the following options:
13	"(i) Improvements in, modification of,
14	or additions to the facilities and operations
15	of the project and construction of new
16	water storage facilities.
17	"(ii) Conservation.
18	"(iii) Transfers.
19	"(iv) Conjunctive use.
20	"(v) Purchase of water.
21	"(vi) Purchase and idling of agricul-
22	tural land.
23	"(vii) Direct purchase of water rights.
24	"(viii) Water banking and recharge.

1	"(3) IMPLEMENTATION OF PLAN.—Subject to
2	the availability of appropriated funds, the Secretary
3	shall implement the plan required by paragraph (1)
4	commencing on October 1, 2012. In order to carry
5	out this subsection, the Secretary shall coordinate
6	with the State of California in implementing meas-
7	ures for the long-term resolution of problems in the
8	San Francisco Bay/Sacramento-San Joaquin Delta
9	Estuary.
10	"(4) FAILURE OF THE PLAN.—Not with-
11	standing any other provision of law, if by September
12	30, 2016, the plan required by paragraph (1) fails
13	to increase the annual delivery capability of the Cen-
14	tral Valley Project by 800,000 acre-feet, implemen-
15	tation of section 3406(b)(2) shall be suspended until
16	the plan achieves an increase in the annual delivery
17	capability of the Central Valley Project by 800,000
18	acre-feet.''.
19	(d) TECHNICAL CORRECTION.—Section 3408(h) of
20	the Central Valley Project Improvement Act (106 Stat.
21	4729) is amended—
22	(1) in paragraph (1), by striking "paragraph
23	(h)(2)" and inserting "paragraph (2)"; and
24	(2) in paragraph (2), by striking "paragraph
25	(h)(i)'' and inserting ''paragraph (1)''.

1	SEC. 108. COMPLIANCE WITH ENDANGERED SPECIES ACT
2	OF 1973.
3	(a) COMPLIANCE.—
4	(1) IN GENERAL.—All requirements of the En-
5	dangered Species Act of 1973 (16 U.S.C. 1531 et
6	seq.) shall be considered to be fully met for the pro-
7	tection and conservation of the species listed pursu-
8	ant to the Act for the operations of the Central Val-
9	ley Project and the California State Water Project,
10	if the Central Valley Project and the California
11	State Water Project are operated in a manner con-
12	sistent with the "Principles for Agreement on the
13	Bay-Delta Standards Between the State of Cali-
14	fornia and the Federal Government" dated Decem-
15	ber 15, 1994.
16	(2) BIOLOGICAL OPINIONS AND MODIFICA-
17	TION.—The Secretary of the Interior and the Sec-
18	retary of Commerce shall issue biological opinions
19	for coordinated operations of the Central Valley
20	Project and the California State Water Project that
21	are no more restrictive than provisions of the "Prin-
22	ciples for Agreement on the Bay-Delta Standards
23	Between the State of California and the Federal
24	Government'' dated December 15, 1994. Such bio-
25	logical opinions may be modified only with the con-
26	sent of the signatories to the "Principles for Agree-

- ment on the Bay-Delta Standards Between the State of California and the Federal Government" dated December 15, 1994.
 - (b) Preemption of State Law.—
 - State of California, an agency of the State, nor any political subdivision of the State shall adopt or enforce any requirement for the protection or conservation of any species listed under the Endangered Species Act for the operations of the Central Valley Project or the California State Water Project that is more restrictive than the requirements of this section. Any provision of California State law that authorizes the imposition of conditions or restrictions on the operations of the Central Valley Project or the California State Water Project for the protection or conservation of a species that is more restrictive than this section is preempted.
 - (2) NATIVE SPECIES PROTECTION.—Any restriction imposed under California law on the take or harvest of any nonnative or introduced aquatic or terrestrial species that preys upon a native fish species that occupies the Sacramento and San Joaquin Rivers and their tributaries or the Sacramento-San Joaquin Rivers Delta shall be void and is preempted.

1 SEC. 109. AUTHORIZED SERVICE AREA.

- 2 The authorized service area of the Central Valley
- 3 Project shall include the area within the boundaries of the
- 4 Kettleman City Community Services District, California,
- 5 as those boundaries exist on the date of the enactment
- 6 of this title. Notwithstanding the provisions of the Act of
- 7 October 30, 1992, (Public Law 102-575, 106 Stat. 4600
- 8 et seq.) upon enactment of this title, the Secretary is au-
- 9 thorized and directed to enter into a long-term contract
- 10 in accordance with the Reclamation laws with the
- 11 Kettleman City Community Services District, California,
- 12 for the delivery of up to 900 acre-feet of Central Valley
- 13 Project water for municipal and industrial use. The Sec-
- 14 retary may temporarily reduce deliveries of the quantity
- 15 of water made available pursuant to up to 25 percent of
- 16 such total whenever reductions due to hydrologic cir-
- 17 cumstances are imposed upon agricultural deliveries of
- 18 Central Valley Project water.

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- 19 SEC. 110. AREA OF ORIGIN AND PRIOR RIGHTS.
- Nothing in this title shall affect the Secretary's duty
- 21 to operate the Central Valley Project in a manner con-
- 22 sistent with applicable provisions of State water law pro-
- 23 tecting any area of origin, watershed of origin, county of
- 24 origin, or any other water rights, such as senior appropria-
- 25 tive rights, including rights appropriated prior to Decem-
- 26 ber 19, 1914.

- 1 SEC. 111. WATER STORAGE.
- 2 The Secretary, acting through the Commissioner of
- 3 the Bureau of Reclamation, may provide funds authorized
- 4 to be appropriated to the surface storage projects identi-
- 5 fied in section 103(d)(1) of the Water Supply, Reliability,
- 6 and Environmental Improvement Act (Public Law 108-
- 7 361) and Acts supplemental and amendatory of that Act,
- 8 to local joint powers authorities formed pursuant to State
- 9 law by irrigation districts and other local water districts
- 10 and local governments within the applicable hydrologic re-
- 11 gion, to advance those projects.

12 TITLE II—SAN JOAQUIN RIVER 13 RESTORATION

14 SEC. 201. REFERENCE.

repealed.

- Subtitle A of title X of Public Law 111–11 is hereby
- 17 SEC. 202. PREEMPTION OF STATE LAW.
- Notwithstanding section 8 of the Reclamation Act of
- 19 1902, except as provided herein, this title preempts and
- 20 supersedes any State law, regulation, or requirement that
- 21 imposes more restrictive requirements or regulations on
- the activities authorized under such title. Provided nothing
- herein shall exempt the Friant Division, Hidden Unit, and
- 24 Buchanan Unit of the Central Valley Project from orders
- 25 issued by the State Water Resources Control Board pursu-

1	ant to the Porter-Cologne Water Quality Control Act
2	(California Water Code Sections 13000 et seq.).
3	SEC. 203. REPEAL OF THE SAN JOAQUIN RIVER SETTLE
4	MENT.
5	As of the date of enactment of this title, the Secretary
6	shall cease any action to implement the San Joaquin River
7	Restoration Settlement Act (subtitle A of title X of Public
8	Law 111-11) and the Stipulation of Settlement (Natura
9	Resources Defense Council, et al. v. Kirk Rodgers, et al.
10	Eastern District of California, No. Civ. S-88-1658 LKK
11	GGH).
12	SEC. 204. SATISFACTION AND DISCHARGE OF OBLIGA
13	TIONS.
14	Congress finds and declares that the enactment of
15	this section satisfies and discharges all of the following
16	obligations:
17	(1) Those of the Secretary contained in section
18	3406(c)(1) of the Reclamation Projects Authoriza-
19	tion and Adjustment Act of 1992 (Public Law 102-
20	575), except that the Secretary shall continue to as-
21	sess and collect the charges described in such section
22	3406(c)(1).
23	(2) Those of the Secretary and all other parties
24	to protect and keep in good condition any fish that
25	may be planted or exist below Friant Dam, including

1	any obligations under section 5937 of the California
2	Fish and Game Code and the public trust doctrine.
3	SEC. 205. SAN JOAQUIN RIVER HABITAT RESTORATION.
4	(a) Purpose.—The purpose of this section is to im-
5	plement a program of increased water releases from
6	Friant Dam to address environmental, habitat, fisheries,
7	and water quality concerns on the San Joaquin River from
8	Friant Dam to Sack Dam.
9	(b) DEFINITIONS.—For the purposes of this section:
10	(1) RESTORATION FLOWS.—The term "Res-
11	toration Flows' means the minimum flow of 50
12	cubic feet per second at Sack Dam, located approxi-
13	mately 85 river miles downstream from Friant Dam.
14	(2) SECRETARY.—The term "Secretary" means
15	the Secretary of the Interior.
16	(3) WATER YEAR.—The term "Water Year"
17	means October 1 through the following September
18	30.
19	(c) Critical Water Year.—For purposes of this
20	section a Critical Water Year is when the total unimpaired
21	runoff at Friant Dam is less than 400,000 acre-feet.
22	(d) Release of Restoration Flows.—In each
23	Water Year, commencing in the Water Year starting on
24	October 1, 2012, the Secretary—

1	(1) shall modify Friant Dam operations so as
2	to release the Restoration Flows for that Water
3	Year, except in any critical water year;
4	(2) shall ensure that the release of Restoration
5	Flows are maintained at the levels prescribed by this
6	section;
7	(3) shall release the Restoration Flows in a
8	manner that improves the fishery in the San Joa-
9	quin River below Friant Dam, but upstream of
10	Gravelly Ford in existence as of the date of the en-
11	actment of this section, and the associated riparian
12	habitat, while improving water quality in the San
13	Joaquin River at Vernalis and achieving such other
14	environmental benefits as the Secretary may reason-
15	ably determine; and
16	(4) may, without limiting the actions required
17	under paragraphs (1) through (3) and subject to
18	subsection (m), use the Restoration Flows to en-
19	hance or restore a warm water fishery if the Sec-
20	retary determines that it is reasonable, prudent, and
21	feasible to do so.
22	(e) Effect on Existing Obligations.—Except as
23	described in subsection (f), nothing in this section shall
24	modify any existing obligation of the United States under
25	Federal Reclamation law to operate the Central Valley

- 1 Project in conformity with State law and existing or to
- 2 be renewed water service, repayment, purchase, or ex-
- 3 change contracts.
- 4 (f) RECOVERY OF RESTORATION FLOWS.—Not later
- 5 than 1 year after the date of the enactment of this section,
- 6 the Secretary shall develop and implement a least-cost
- 7 plan to fully recover or replace all Restoration Flows and
- 8 provide such recovered or replacement flows to those water
- 9 service contractors within the Friant Division, Hidden
- 10 Unit, and Buchanan Unit of the Central Valley Project
- 11 that relinquished the Restoration Flows so recovered or
- 12 replaced. Such a program shall not impact the water sup-
- 13 ply or water rights of any entity outside the Friant Divi-
- 14 sion, Hidden Unit, and Buchanan Unit of the Central Val-
- 15 ley Project.
- 16 (g) Groundwater Impact Plan.—
- 17 (1) IN GENERAL.—Not later than 1 year after
- the date of the enactment of this section, the Sec-
- retary, in cooperation with representatives of af-
- fected landowners, shall develop and implement a
- 21 least-cost plan to fully mitigate the impact on
- groundwater resources within the service area of the
- Friant Division, Hidden Unit, and Buchanan Unit
- of the Central Valley Project caused by the release
- 25 of Restoration Flows.

1	(2) Mitigation.—The mitigation required
2	under paragraph (1) may include one or more of the
3	following: the development of new water supplies,
4	land retirement, and groundwater banking and re-
5	charge projects. To the extent Restoration Flows are
6	recovered or replaced pursuant to subsection (g) in
7	a manner that mitigates the impact on groundwater
8	resources caused by the release of Restoration
9	Flows, such recovery or replacement may be consid-
10	ered to be a part of the plan to be implemented
11	under this subsection.
12	(h) PRIVATE RIGHTS OF ACTION.—Nothing in this
13	section shall confer upon any person or entity a private
14	right of action or claim for relief to interpret or enforce
15	the provisions of this section. Any Central Valley Project
16	long-term water service or repayment contractor within
17	the Friant Division, Hidden Unit, or Buchanan Unit ad-
18	versely affected by the Secretary's failure to comply with
19	subsection (f) or (g) may bring an action against the Sec-
20	retary for injunctive relief or damages, or both. Any action
21	for damages shall be brought in the United States Court
22	of Federal Claims.
23	(i) No IMPACTS ON OTHER INTERESTS.—No Central
24	Valley Project or other water other than San Joaquin
25	River water impounded by or bypassed from Friant Dam

1	shall be used to implement subsection (d) unless such use
2	is on a voluntary basis. No cost associated with the imple-
3	mentation of this section shall be imposed directly or indi-
4	rectly on any Central Valley Project contractor, or any
5	other person or entity, outside the Friant Division, the
6	Hidden Unit, or the Buchanan Unit, unless such costs are
7	incurred on a voluntary basis. The implementation of this
8	section shall not result directly or indirectly in any reduc-
9	tion in water supplies or water reliability on any Central
10	Valley Project contractor, any State Water Project con-
11	tractor, or any other person or entity, outside the Friant
12	Division, the Hidden Unit, or the Buchanan Unit, unless
13	such reductions or costs are incurred on a voluntary basis.
14	(j) PRIORITY.—
15	(1) IN GENERAL.—All actions taken under this
16	section shall be subordinate to the Secretary's use of
17	Central Valley Project facilities to make Project
18	water, other than water released from the Friant
19	Dam pursuant to this section, and the Secretary's
20	performance of the Agreement.
21	(2) DEFINITION OF AGREEMENT.—For the pur-
22	poses of this subsection, the term "Agreement"
23	means the Agreement of November 24, 1986, be-
24	tween the United States and the Department of
25	Water Resources of the State of California for the

1	coordinated operation of the Central Valley Project
2	and the State Water Project as authorized by sec-
3	tion 103 of Public Law 99-546, including any
4	agreement to resolve conflicts arising from that
5	Agreement.
6	SEC. 206. RESTORATION FUND.
7	There is hereby established within the Treasury of
8	the United States a fund, to be known as the San Joaquin
9	River Fishery Restoration Fund, into which the following
10	funds shall be deposited and used solely for the purpose
11	of implementing this title:
12	(1) All payments received pursuant to section
13	3406(c)(1) of the Reclamation Projects Authoriza-
14	tion and Adjustment Act of 1992 (Public Law 102-
15	575; 106 Stat. 4721).
16	(2) Any non-Federal funds, including State
17	cost-sharing funds, contributed to the United States
18	for this purpose.
19	(3) Funds in the San Joaquin River Restora-
20	tion Fund, (Public Law 111-11 section
21	10009(c)(1)), on the day before the date of the en-
22	actment of this Act.
23	SEC. 207. NATURAL AND ARTIFICIALLY SPAWNED SPECIES.
24	After the date of the enactment of this title, the Sec-
25	retary shall not distinguish between natural-spawned and

- 1 hatchery-spawned or otherwise artificially propagated
- 2 strains of a species in making any determination under
- 3 the Endangered Species Act of 1973 (16 U.S.C. 1531 et
- 4 seq.) that relates to any anadromous fish species present
- 5 in the Sacramento and San Joaquin Rivers or their tribu-
- 6 taries and ascend those rivers and their tributaries to re-
- 7 produce after maturing in San Francisco Bay or the Pa-
- 8 cific Ocean.
- 9 TITLE III—REPAYMENT CON-
- 10 TRACTS AND ACCELERATION
- 11 OF REPAYMENT OF CON-
- 12 STRUCTION COSTS
- 13 SEC. 301. REPAYMENT CONTRACTS AND ACCELERATION OF
- 14 REPAYMENT OF CONSTRUCTION COSTS.
- 15 (a) Conversion of Contracts.—
- 16 (1) Not later than 1 year after enactment, the
- Secretary of the Interior, upon request of the con-
- tractor, shall convert all existing long-term contracts
- with any Central Valley Project contracts entered
- under subsection (e) of section 9 of the Act of Au-
- 21 gust 4, 1939 (53 Stat. 1196), to contracts under
- subsection (d) of section 9 of said Act (53 Stat.
- 23 1195), under mutually agreeable terms and condi-
- 24 tions.

(2) Upon request of the contractor, the Sec-
retary is further authorized to convert, not later
than 1 year after enactment, any Central Valley
Project long-term contract entered under subsection
(c)(2) of section 9 of the Act of August 4, 1939 (53
Stat. 1194), to a contract under subsection (c)(1) of
section 9 of said Act, under mutually agreeable
terms and conditions.

(3) All contracts entered into pursuant to paragraph (1) shall—

(A) require the repayment, either in lump sum or by accelerated prepayment, of the remaining amount of construction costs identified in the most current version of the Central Valley Project Schedule of Irrigation Capital Allocations by Contractor, as adjusted to reflect payments not reflected in such schedule, and properly assignable for ultimate return by the contractor, no later than January 31, 2013, or if made in approximately equal annual installments, no later than January 31, 2016; such amount to be discounted by ½ the Treasury Rate. An estimate of the remaining amount of construction costs as of January 31, 2013, as adjusted, shall be provided by the Secretary of

1	the Interior to each contractor no later than
2	180 days after enactment;
3	(B) require that, notwithstanding sub-
4	section (c)(2), construction costs or other cap-
5	italized costs incurred after the effective date of
6	the contract or not reflected in the schedule ref-
7	erenced in subparagraph (A), and properly as-
8	signable to such contractor, shall be repaid in
9	not more than 5 years after notification of the
10	allocation if such amount is a result of a collec-
11	tive annual allocation of capital costs to the
12	contractors exercising contract conversions
13	under this subsection of less than \$5,000,000.
14	If such amount is \$5,000,000 or greater, such
15	cost shall be repaid as provided by applicable
16	Reclamation law, provided that the reference to
17	the amount of \$5,000,000 shall not be a prece-
18	dent in any other context; and
19	(C) provide that power revenues will not be
20	available to aid in repayment of construction
21	costs allocated to irrigation under the contract.
22	(4) All contracts entered into pursuant to para-
23	graph (2) shall—
24	(A) require the repayment in lump sum of
25	the remaining amount of construction costs

1 identified in the most current version of the 2 Central Valley Project Schedule of Municipal 3 and Industrial Water Rates, as adjusted to reflect payments not reflected in such schedule, 4 5 and properly assignable for ultimate return by 6 the contractor, no later than January 31, 2016. 7 An estimate of the remaining amount of con-8 struction costs as of January 31, 2016, as ad-9 justed, shall be provided by the Secretary of the 10 Interior to each contractor no later than 180 11 days after enactment; and 12 require that, notwithstanding sub-13 section (c)(2), construction costs or other cap-14 italized costs incurred after the effective date of 15 the contract or not reflected in the schedule ref-16 erenced in subparagraph (A), and properly as-17 signable to such contractor, shall be repaid in 18 not more than 5 years after notification of the 19 allocation if such amount is a result of a collec-20 tive annual allocation of capital costs to the 21 contractors exercising contract conversions

under this subsection of less than \$5,000,000.

23 If such amount is \$5,000,000 or greater, such

24 cost shall be repaid as provided by applicable

Reclamation law, provided that the reference to

1	the amount of \$5,000,000 shall not be a prece-
2	dent in any other context.
3	(b) FINAL ADJUSTMENT.—The amounts paid pursu-
4	ant to subsection (a) shall be subject to adjustment fol-
5	lowing a final cost allocation by the Secretary of the Inte-
6	rior upon completion of the construction of the Central
7	Valley Project. In the event that the final cost allocation
8	indicates that the costs properly assignable to the con-
9	tractor are greater than what has been paid by the con-
10	tractor, the contractor shall be obligated to pay the re-
11	maining allocated costs. The term of such additional re-
12	payment contract shall be no less than 1 year and no more
13	than 10 years, however, mutually agreeable provisions re-
14	garding the rate of repayment of such amount may be de-
15	veloped by the parties. In the event that the final cost allo-
16	cation indicates that the costs properly assignable to the
17	contractor are less than what the contractor has paid, the
18	Secretary of the Interior is authorized and directed to
19	credit such overpayment as an offset against any out-
20	standing or future obligation of the contractor.
21	(c) Applicability of Certain Provisions.—
22	(1) Notwithstanding any repayment obligation
23	under subsection (a)(3)(B) or subsection (b), upon a
24	contractor's compliance with and discharge of the
25	obligation of repayment of the construction costs as

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provided in subsection (a)(3)(A), the ownership and full-cost pricing limitations of any provision of Federal Reclamation Law shall not apply to lands in such district.

(2) Notwithstanding any repayment obligation under paragraph (3)(B) or paragraph (4)(B) of subsection (a), or subsection (b), upon a contractor's compliance with and discharge of the obligation of repayment of the construction costs as provided in paragraphs (3)(A) and (4)(A) of subsection (a), the Secretary of the Interior shall waive the pricing provisions of section 3405(d) of the Reclamation Projects Authorization and Adjustment Act of 1992 (Public Law 102–575) for such contractor, provided that such contractor shall continue to pay applicable operation and maintenance costs and other charges applicable to such repayment contracts pursuant to the then-current rate-setting policy and applicable law.

20 (d) CERTAIN REPAYMENT OBLIGATIONS NOT AL21 TERED.—Implementation of the provisions of this section
22 shall not alter the repayment obligation of any other long23 term water service or repayment contractor receiving
24 water from the Central Valley Project, or shift any costs
25 that would otherwise have been properly assignable to any

- 1 contractors absent this section, including operations and
- 2 maintenance costs, construction costs, or other capitalized
- 3 costs incurred after the date of enactment of this Act, to
- 4 other such contractors.
- 5 (e) STATUTORY INTERPRETATION.—Nothing in this
- 5 part shall be construed to affect the right of any long-
- 7 term contractor to use a particular type of financing to
- 8 make the payments required in paragraph (3)(A) or para-
- 9 graph (4)(A) of subsection (a).